Case 2:20-cv-02446-JAM-DB Document 51 Filed 02/02/22 Page 1 of 2 1 KING, HOLMES, PATERNO & SORIANO, LLP JOHN SNOW # 280790 2 jsnow@khpslaw.com 1900 Avenue of the Stars, 25th Floor Los Angeles, CA 90067 3 Telephone: 310 282 8989 Facsimile: 310 282 8903 4 5 Attorneys for Plaintiffs SOLARMORE MANAGEMENT SERVICES, INC. and CARL AND BARBARA JANSEN 6 7 Additional counsel listed on signature page UNITED STATES DISTRICT COURT 8 EASTERN DISTRICT OF CALIFORNIA 9 10 SACRAMENTO DIVISION 11 Case No. 2:20-cv-02446-JAM-DB SOLARMORE MANAGEMENT 12 SERVICES, INC., a California corporation; CARL AND BARBARA JANSEN, a married NOTICE OF VOLUNTARY DISMISSAL 13 couple, OF CLAIMS OF CARL AND BARBARA JANSEN ONLY, WITHOUT PREJUDICE, 14 PURSUANT TO FEDERAL RULE OF Plaintiffs. CIVIL PROCEDURE 41(a)(1)(A)(i) 15 v. Date Transferred: 12/10/2020 16 NIXON PEABODY, LLP, a New York limited partnership; FORREST DAVID Trial Date: Not yet set 17 MILDER, a married individual, 18 Defendants. 19 20 21 22 23 24 25 26 27 28

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TO THE CLERK OF THE COURT AND TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that Plaintiffs Carl and Barbara Jansen hereby voluntarily dismiss their claims from this action without prejudice pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i). Wilson v. City of San Jose, 111 F.3d 688, 692 (9th Cir. 1997) ("The filing of a notice of voluntary dismissal with the court automatically terminates the action as to the defendants who are the subjects of the notice."). Dismissal is appropriate pursuant to Rule 41(a)(1)(A)(i) because Defendants have not served either an answer or a motion for summary judgment. For clarity, this notice of dismissal does not extend to the claims brought by Plaintiff Solarmore Management Services, Inc.

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Dated: February 2, 2022

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KING, HOLMES, PATERNO & SORIANO, LLP

By: /s/ John Snow JOHN SNOW

<u>/s/ Brian J. Foster</u>

Brian J. Foster, Esq. WILENCHIK & BARTNESS, PC 2810 N. 3rd Street Phoenix, Arizona 85004

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